IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

GLORIA GARCIA-VAZQUEZ, et. al.	*		
, ,	*		
Plaintiffs	*		
	*	Civil No. 97-1313(SEC)	
v.	*	, ,	
	*	<i>u.</i> 0	
FRITO LAY SNACKS CARIBBEAN,	*	·200€ ·	7
et. al.	*		(-
	*		
Defendants	*	ES 5 7	
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		20 J	
	ORD	ER ER	

On July 12, 2001 Defendants filed a motion titled "Motion requesting the Court to Consider Recent First Circuit Decision Prior to Scheduled Settlement Conference." (Docket # 138). Plaintiff is hereby **ORDERED** to file a reply to this motion **by August 17, 2001**. In her reply brief, Plaintiff shall discuss the merits of this case in light of the First Circuit recent opinions in <u>Lebrón-Torres v. Whitehall Laboratories</u>, 251 F.3d 236 (1st Cir. 2001) and <u>Gelabert-Ladenheim v. American Airlines</u>, Inc., 252 F.3d 54 (1st Cir. 2001), in particular the standard of proof required to prevail on a claim under the ADA where "working" is claimed as a major life activity.

SO ORDERED.

In San Juan, Puerto Rico, this 3 day of August, 2001.

United States District Judge

AO 72A (Rev.8/82)

140